

IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF NEBRASKA

RYSTA LEONA SUSMAN, Both	)	<b>CASE NO. 8:18CV127</b>
individually and as Legal Guardian of	)	
Shane Allen Loveland; and JACOB	)	
SUMMERS	)	
Plaintiff(s),	)	
	)	
	)	<b>PLAINTIFFS' OMNIBUS MOTION</b>
v.	)	<b>IN LIMINE</b>
THE GOODYEAR TIRE & RUBBER	)	
COMPANY	)	
Defendant(s).	)	

Plaintiffs file this Omnibus Motion in Limine and request the Court prohibit any evidence or reference to the following matters during trial without first approaching the bench:

- I. Scene Photos Suggesting Seatbelt Nonuse
- II. Criminal History of Shane Loveland and Jacob Summers
- III. Warranty of the Tire
- IV. Comments about the Age of the Tire
- V. Federal Motor Vehicle Safety Standards
- VI. Prejudicial Issues Relating to Drugs
- VII. Prejudicial References in Medical Records and Employment Records
- VIII. Collateral Source Benefits
- IX. Plaintiffs Sued Kearney Towing, Inc.
- X. Fault of Kearney Towing, Inc.

As shown in the attached memorandum of law, each of these topics concern prejudicial matters which offer no probative value. As such, Plaintiff prays this Court enters an order precluding any such references.

Respectfully submitted,

**KASTER, LYNCH, FARRAR, & BALL, L.L.P.**

By:   
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Kyle Wayne Farrar (*Pro Hac Vice*)  
Wesley Todd Ball (*Pro Hac Vice*)  
Kaster, Lynch, Farrar & Ball, LLP  
Texas Bar No. 24038754

1117 Herkimer Street  
Houston, TX 77008  
(713) 221-8300 (Telephone)  
(713) 221-8301 (Facsimile)  
[kyle@fbtrial.com](mailto:kyle@fbtrial.com)  
wes@fbtrial.com  
and

Paul Godlewski (*Pro Hac Vice*)  
SCHEWEBEL, GOETZ & SIEBEN, P.A.  
5120 IDS Center  
80 S. 8<sup>th</sup> Street, #5120  
Minneapolis, Minnesota 55402  
612.377.7777  
612.333.6311 (Fax)  
[pgodlewski@schwebel.com](mailto:pgodlewski@schwebel.com)

and

Michael F. Coyle  
Fraser Stryker Law Firm  
409 South 17<sup>th</sup> Street  
Suite 500, Energy Plaza  
Omaha, NE 68102  
mcoyle@fraserstryker.com

*Attorneys for Plaintiffs*

CERTIFICATE OF SERVICE (CM/ECF)

I HEREBY CERTIFY that on February 4, 2020, I electronically filed the foregoing with the Clerk of the Court using the CM/ECF system.

Edward S. Bott, Jr  
Clark W. Hedger  
Juliane M. Rodriguez  
10 South Broadway, Ste 2000  
St. Louis, MO 63102  
[esb@greensfelder.com](mailto:esb@greensfelder.com)  
[ch1@greensfelder.com](mailto:ch1@greensfelder.com)  
[jrodriguez@greensfelder.com](mailto:jrodriguez@greensfelder.com)

Jennifer D. Tricker  
1700 Farnam Street, Ste 1500  
Omaha, NE 68102  
[jtricker@bairdholm.com](mailto:jtricker@bairdholm.com)

*Attorneys for Defendant Goodyear Tire & Rubber Company*